SECOND REGULAR SESSION

SENATE BILL NO. 1110

102ND GENERAL ASSEMBLY

INTRODUCED BY SENATOR TRENT.

KRISTINA MARTIN, Secretary

AN ACT

To amend chapter 537, RSMo, by adding thereto one new section relating to the liability of employers for negligent hiring.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Chapter 537, RSMo, is amended by adding thereto 2 one new section, to be known as section 537.580, to read as 3 follows: 537.580. 1. This section shall be known and may be 2 cited as the "Civil Liability for Employers Hiring Ex-Offenders Act". 3 2. 4 A cause of action shall not be brought against an 5 employer, general contractor, premises owner, or other third 6 party for hiring an employee or independent contractor who 7 has been convicted of an offense, unless such employee or 8 independent contractor has been convicted of an offense 9 contained in sections 565.021, 565.023, 565.024, 565.027, 10 565.050, 565.052, 565.054, 565.072, 565.073, 565.074, 565.090, 565.110, 565.115, 565.120, 565.153, 565.156, 11 565.225, 565.300, 566.030, 566.031, 566.032, 566.034, 12 566.060, 566.061, 566.062, 566.064, 566.067, 566.068, 13 566.069, 566.071, 566.083, 566.086, 566.100, 566.101, 14 566.103, 566.111, 566.115, 566.145, 566.151, 566.153, 15 566.203, 566.206, 566.209, 566.210, 566.211, 566.215, 16 17 568.030, 568.045, 568.060, 568.065, 568.175, 569.040, 18 569.160, 570.023, 570.025, 570.030 when punished as a class

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19 A, B, or C felony, 570.145 when punished as a class A or B 20 felony, 570.223 when punished as a class B or C felony, 571.020, 571.030, 571.070, 573.023, 573.025, 573.035, 21 573.037, 573.200, 573.205, 574.070, 574.080, 574.115, 22 575.030, 575.150, 575.153, 575.155, 575.157, 575.200 when 23 24 punished as a class A felony, 575.210, 575.230 when punished as a class B felony, 575.240 when punished as a class B 25 26 felony, 576.070, 576.080, 577.010, 577.013, 577.078, 27 577.703, 577.706, 579.065, and 579.068 when punished as a 28 class A or B felony.

In an action for negligent hiring against an 29 3. employer, general contractor, premises owner, or other third 30 party for acts of an employee or independent contractor that 31 32 is based on a theory of liability other than that described 33 in subsection 2 of this section, the fact that the employee or independent contractor was convicted of a nonviolent, 34 35 nonsexual offense before the employee or independent contractor's employment or contractual obligation with the 36 employer, general contractor, premises owner, or other third 37 party shall be inadmissible as evidence. 38

39 4. The provisions of this section shall not preclude 40 any existing cause of action for failure of an employer to 41 provide adequate supervision of an employee or independent 42 contractor, except that the fact the employee or independent 43 contractor has been convicted of a nonviolent, nonsexual 44 offense may be admissible as evidence in such action only if 45 the employer:

46 (1) Knew of the conviction or was grossly negligent in
47 the failure to know of the conviction; and

48 (2) The conviction was directly related to the nature
 49 of the employee's or independent contractor's work and the

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50 conduct that gave rise to the alleged injury that is the 51 basis of the action.

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52 5. The protections in this section provided to an 53 employer, general contractor, premises owner, or third party 54 do not apply in an action concerning:

55 The misuse of funds or property of a person other (1) than the employer, general contractor, premises owner, or 56 57 third party by an employee or independent contractor if, on 58 the date the employee or independent contractor was hired, 59 the employee or independent contractor had been convicted of an offense that includes fraud or the misuse of funds or 60 property as an element, and it was foreseeable that the 61 position for which the employee or independent contractor 62 63 was hired would involve discharging a fiduciary 64 responsibility in the management of the funds or property;

(2) The misappropriation of funds by an employee or
independent contractor if the employee or independent
contractor was hired as an attorney and, on the date the
employee or independent contractor was hired, the employee
or independent contractor had been convicted of an offense
that includes fraud or the misuse of funds or property as an
element; or

(3) A violent offense or an improper use of excessive
force by an employee or independent contractor if the
employee or independent contractor was hired to serve as a
law enforcement officer or security guard.

6. The provisions of this section shall not be
interpreted as implying a cause of action exists for
negligent hiring of an individual convicted of an offense in
situations not covered by this section.

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